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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/738,386	12/17/2003	Michael D. Blenkarn	SIM03-0001 7249 EXAMINER		
7.	590 09/22/2004				
Antoinette M. Tease, P.L.L.C.			HALE, GLORIA M		
PO Box 51016 Billings, MT			ART UNIT PA		
Jg5,			3765		

DATE MAILED: 09/22/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

				8		
	Application N	o.	Applicant(s)	/		
	10/738,386		BLENKARN, MICI	HAEL D.		
Office Action Summary	Examiner		Art Unit			
	Gloria Hale		3765			
 The MAILING DATE of this communication appeared for Reply 	ppears on the cov	er sheet with the co	rrespondence ad	dress		
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, ho ply within the statutory n d will apply and will expirate, cause the application	wever, may a reply be time ninimum of thirty (30) days re SIX (6) MONTHS from to to become ABANDONED	ely filed will be considered timel he mailing date of this co (35 U.S.C. § 133).			
Status						
1) Responsive to communication(s) filed on	<u></u> •					
2a) ☐ This action is FINAL . 2b) ☑ Th	nis action is non-fi	nal.				
3) Since this application is in condition for allow	•	•		e merits is		
closed in accordance with the practice under	Ex parte Quayle	, 1935 C.D. 11, 45	3 O.G. 213.			
Disposition of Claims						
4) ☐ Claim(s) 1-17 is/are pending in the application 4a) Of the above claim(s) is/are withdreds 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-6 and 8-11 is/are rejected. 7) ☐ Claim(s) 7 and 12-17 is/are objected to. 8) ☐ Claim(s) are subject to restriction and	rawn from conside					
Application Papers						
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) acceptable and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examin 11.	ccepted or b) one drawing(s) be helection is required if the	d in abeyance. See the drawing(s) is obje	37 CFR 1.85(a). ected to. See 37 CF	• •		
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the pri application from the International Bure. * See the attached detailed Office action for a list	nts have been red nts have been red ority documents I au (PCT Rule 17.	ceived. ceived in Applicatio nave been received 2(a)).	n No I in this National	Stage		
Attachment(s) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Notice of Draftsperson's Patent (PTO-1449 or PTO/SB/08	<u> </u>	Interview Summary (I Paper No(s)/Mail Dat Notice of Informal Pa	e. <u></u>	. <u>–</u>		
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 2-17-04. 5) Notice of Informal Patent Application (PTO-						

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DETAILED ACTION

Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

The abstract of the disclosure is objected to because the abstract contains the word "means". Correction is required. See MPEP § 608.01(b).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-6 and 8-11 are rejected under 35 U.S.C. 102(b) as being anticipated by Dehner (US 6,154,884).

In regard to claims 1-6 and 8-11 Dehner discloses a breathable wader (10) with a leg portion (44,46) with a front seam and back seam (48,50) each extending from the front to the back of the garment with a foot covering (60,62); a chest portion (18); a

cinching device being the suspender straps with the suspender adjustment device (not numbered) that cinches the suspenders on the shoulder of the wearer as broadly claimed. The Dehner wader has a pre-curved hip and knee portion as broadly claimed and which are wide enough to fit a shape of a flex knee of the wearer and the hip and wherein the size of the wearer would also affect the fit and flexibility of the garment on the wearer. The seam (40) is "elongated" as broadly claimed. The specifics of the elongation of the back seam in respect to the front seam is not claimed in the above claims. Dehner discloses an adhesive tape sealing means (66). (See Dehner, col. 2, line 17-30; 54-col. 4, line 21).

Claims 7 and 12-17 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. None of the cited references, alone or in combination, disclose the specific seam structures on the front and rear of the leg portions as claimed.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gloria Hale whose telephone number is 703-308-1282. The examiner can normally be reached on Tuesday-Friday.

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The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Gloria/Hale Primary Examiner

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